1	Alyssa A. Qualls (IL Bar No. 6292124)			
2	Email: <u>quallsa@sec.gov</u> Amy S. Cotter (IL Bar No. 6238157)			
	Email: cottera@sec.gov			
3	Raven A. Winters (IL Bar No. 6291077) Email: wintersr@sec.gov			
4				
5	Attorneys for Plaintiff Robert J. Burson, Associate Regional Director			
6	Amy S. Cotter, Assistant Regional Director Alyssa A. Qualls, Regional Trial Counsel			
	Securities and Exchange Commission			
7	175 West Jackson Blvd., Suite 900 Chicago, Illinois 60604			
8	Telephone: (312) 353-7390 Facsimile: (312) 353-7398			
9				
10	UNITED STATES DISTRICT COURT			
11	DISTRICT OF NEVADA			
	Northern Division			
12		1		
13	SECURITIES AND EXCHANGE	Case No. 3:16-cv-00270-MMD-VPC		
14	COMMISSION,	Honorable Miranda Du		
15	Plaintiff,			
	vs.			
16	DAVID B. KAPLAN, ESQ.,	STIPULATION TO LIFT ASSET FREEZE ON ACCOUNTS AT SPOKANE TEACHERS		
17	SYNCHRONIZED ORGANIZATIONAL SOLUTIONS, LLC,	CREDIT UNION		
18	SYNCHRONIZED ORGANIZATIONAL			
19	SOLUTIONS INTERNATIONAL, LTD., and MANNA INTERNATIONAL			
20	ENTERPRISES, INC.,			
	Defendants,			
21	and			
22	LISA M. KAPLAN,			
23	THE WATER-WALKING			
24	FOUNDATION, INC., and MANNA INVESTMENTS, LLC,			
	Relief Defendants.			
25	Reflet Defendants.			
26				
27	IT IS HEREBY STIPULATED AND A	GREED, by and between the undersigned parties, as		
28	follows:			

- 1. On June 10, 2016, the Court entered an Agreed Order of Preliminary Injunction and Other Relief as to Defendants and Relief Defendants. (EFC No. 23.)
- 2. Section I of the Order froze the assets of Defendants and Relief Defendants, including the assets in following three accounts at Spokane Teachers Credit Union ("STCU"):

Institution	Account Number	Account Name
STCU	#XXX-1127	Kaplan, David B.
STCU	#XXX-7065	Kaplan, David B.
STCU	#XXX-0797	Kaplan, David B.

- 3. On January 8, 2018, the parties filed Stipulations for Entry of Final Judgments, which asked this Court to enter final judgments against Defendants and Relief Defendants pursuant to settlement agreements among the parties. (ECF. Nos. 95-98.)
- 4. On January 8, 2018, the Court entered Final Judgments against Defendants and Relief Defendants. (ECF Nos. 103-106.) The Final Judgments directed various financial institutions to transfer the entire balance of certain frozen accounts to the SEC within three days after being served with a copy of the Final Judgments. The financial institutions listed in the Final Judgments did not include the STCU accounts.
- 5. As set forth in the Affidavit of Kyle S. Kaplan, attached hereto as Exhibit 1, David Kaplan opened the STCU accounts #XXX-1127 and #XXX-7065 for the benefit of his son Kyle Kapan. The accounts hold approximately \$2,022.82, combined. These funds represent money that Kyle Kaplan saved over the years to assist with college tuition.
- 6. As set forth in the Affidavits of Bryan Rabas and Heather Grover, attached hereto as Exhibits 2 and 3, David Kaplan opened STCU account #XXX-0797 for the benefit of Bryan Rabas and Heather Grover to hold \$245 paid each month in escrow as a future down-payment on the purchase of a home. The account currently holds approximately \$5,435.30. These funds represent the accumulated down-payment money that Bryan Rabas and Heather Grover have saved through January 6, 2017.
 - 7. The Final Judgments having been entered, the parties now respectfully request that

1	the Court lift the asset freeze over the STCU accounts to permit Kyle Kaplan, Bryan Rabas, and		
2			
2	Heather Grover to move these funds into accounts that they control.		
3	Date: January 23, 2018		
4			
5	/s/ Alyssa A. Qualls Alyssa A. Qualls (IL Bar No. 6292124)	/s/ David B. Kaplan	
6	175 West Jackson Blvd., Suite 900	David B. Kaplan 1314-B Cave Rock Drive	
7	Chicago, Illinois 60604	Glenbrook, NV 89413	
-	Telephone: (312) 353-7390 Facsimile: (312) 353-7398	Telephone: (509) 263-4625 Email: Director@SOSforBiz.com	
8	Email: quallsa@sec.gov	Email: Director@SOSTOrBiz.com	
9			
10	Counsel for Plaintiff United States Securities and Exchange Commission		
11	IT IS SØ ORDERED:		
12	TI IS GO ONDELLES.		
13	The Honorable Miranda Du		
14	United States District Judge	Dated:January 23, 2018	
15			
16			
17			
18			
19			
20			
21			
22			
23			

EXHIBIT 1

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Northern Division

3

1

2

4

5

6

7

8

10 11

12

13

1415

16

17

18

19 20

21

2223

24

25

2627

28

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

VS.

DAVID B. KAPLAN, ESQ., SYNCHRONIZED ORGANIZATIONAL SOLUTIONS, LLC, SYNCHRONIZED ORGANIZATIONAL SOLUTIONS INTERNATIONAL, LTD., and MANNA INTERNATIONAL ENTERPRISES, INC.,

Defendants,

and

LISA M. KAPLAN, THE WATER-WALKING FOUNDATION, INC., and MANNA INVESTMENTS, LLC,

Relief Defendants.

Case No. 3:16-cv-00270-MMD-VPC

Honorable Miranda Du

AFFIDAVIT OF KYLE S. KAPLAN

I, Kyle S. Kaplan, swear or affirm as follows:

- 1. I am a U.S. citizen and reside at Dakota State University, 820 N. Washington Ave., Madison, SD 57402-1735.
 - 2. I am 19 years old. My father is David B. Kaplan.
- 3. In or about August 2011, when I was a minor, David Kaplan opened a checking and savings account for my benefit at Spokane Teachers Credit Union ("STCU").
- 4. The STCU account numbers are #XXX-1127 (checking account) and #XXX-7065 (savings account).
- 5. Since I was a minor at the time these accounts were opened, David Kaplan was established as a co-signatory on the accounts.
 - 6. The accounts currently hold approximately \$2,022.82 combined [\$613.56 in

checking account; \$1,409.26 in saving account]. These funds represent money that I saved over the years to assist with college tuition. 7. 8. Once the asset freeze has been lifted on these accounts, STCU will be directed to transfer the balance to STCU account #XXXX-XXX-554, which is in the name of Kyle S. Kaplan and is not associated with David Kaplan. I SWEAR OR AFFIRM THAT THE ABOVE AND FOREGOING REPRESENTATIONS ARE TRUE AND CORRECT TO THE BEST OF MY INFORMATION, KNOWLEDGE, AND BELIEF. Kyle S. Kaplan Dated: 10/5/17 The foregoing was acknowledged before me this 5th day of 10000, 2017, by Kyle S. Kaplan, who is personally known to me or who has produced a driver's license as identification and who did take an oath. State of \ Commission Number: Commission Expiration:

EXHIBIT 2

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Northern Division

3

1

2

5

6

7

8

9

10

11 12

13

1415

16

17

18 19

20

22

21

24

23

25

26

27

28

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

VS.

DAVID B. KAPLAN, ESQ., SYNCHRONIZED ORGANIZATIONAL SOLUTIONS, LLC, SYNCHRONIZED ORGANIZATIONAL SOLUTIONS INTERNATIONAL, LTD., and MANNA INTERNATIONAL ENTERPRISES, INC.,

Defendants,

and

LISA M. KAPLAN, THE WATER-WALKING FOUNDATION, INC., and MANNA INVESTMENTS, LLC,

Relief Defendants.

Case No. 3:16-cv-00270-MMD-VPC

Honorable Miranda Du

AFFIDAVIT OF BRYAN RABAS

- I, Bryan Rabas, swear or affirm as follows:
- I am a U.S. citizen and reside at 23715 E. First Ave., in Liberty Lake, Spokane County, Washington.
- 2. In or about May 2015, my girlfriend, Heather Grover, and I signed a lease to rent 23715 East 1st Avenue, Liberty Lake, Washington 99019.
- 3. This property is owned by David B. and Lisa M. Kaplan. The lease agreement provides that we are to contribute \$245 per month to be held in escrow as a future down-payment on the purchase of the house.
- 4. Consistent with this provision, Kaplan opened an escrow account for our benefit at Spokane Teachers Credit Union ("STCU"). The STCU account number is #XXX-0797 and David Kaplan is a signatory on the account.

Case No. 3:16-CV-00270-MMD-VPC

- 5. The account currently holds approximately \$5,435.30. These funds represent the accumulated down-payment money that Heather Grover and I have saved through January 6, 2017.
- 6. Once the asset freeze has been lifted on this account, STCU will be directed to transfer the balance to STCU account #XXX-XXX-6815, which is jointly owned by me and Heather Grover and is not associated with David or Lisa Kaplan.

I SWEAR OR AFFIRM THAT THE ABOVE AND FOREGOING REPRESENTATIONS ARE TRUE AND CORRECT TO THE BEST OF MY INFORMATION, KNOWLEDGE, AND BELIEF.

Dated: 10 4 17

Bryan Rabas

The foregoing was acknowledged before me this 4 day of 00000, 2017, by Bryan Rabas, who is personally known to me or who has produced a driver's license as identification and who did take an oath.

Notary Public

State of WA

Commission Number: 182973

Commission Expiration: 01 (14) 2020

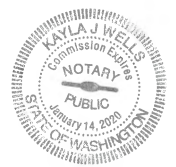


EXHIBIT 3

1 2 3 4 SI 5 C 6 7 8 D S 9 S 0 S 10 S 0 ar 11 12 12 13 14 LJ

15

16

17

18

19

20

21

22

23

24

25

26

27

28

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Northern Division

SECURITIES AND EXCHANGE COMMISSION.

Plaintiff.

VS.

DAVID B. KAPLAN, ESQ., SYNCHRONIZED ORGANIZATIONAL SOLUTIONS, LLC, SYNCHRONIZED ORGANIZATIONAL SOLUTIONS INTERNATIONAL, LTD., and MANNA INTERNATIONAL ENTERPRISES, INC.,

Defendants,

and

LISA M. KAPLAN, THE WATER-WALKING FOUNDATION, INC., and MANNA INVESTMENTS, LLC,

Relief Defendants.

Case No. 3:16-cv-00270-MMD-VPC

Honorable Miranda Du

AFFIDAVIT OF HEATHER GROVER

I. Heather Grover, swear or affirm as follows:

- 1. I am a U.S. citizen and reside at 23715 E. First Ave., in Liberty Lake, Spokane County, Washington.
- 2. In or about May 2015, my boyfriend, Bryan Rabas, and I signed a lease to rent 23715 East 1st Avenue, Liberty Lake, Washington 99019.
- 3. This property is owned by David B. and Lisa M. Kaplan. The lease agreement provides that we are to contribute \$245 per month to be held in escrow as a future down-payment on the purchase of the house.
- 4. Consistent with this provision, Kaplan opened an escrow account for our benefit at Spokane Teachers Credit Union ("STCU"). The STCU account number is #XXX-0797 and David Kaplan is a signatory on the account.

Case No. 3:16-CV-00270-MMD-VPC